1 2 3 4 5 6 7 8 9	Brian S. King, Utah Bar No. #4610 Email: brian@briansking.com Brian S. King, Attorney at Law 336 South 300 East, Suite 200 Salt Lake City, UT 84111 Tel: 801-532-1739 Fax: 801-532-1936 Admitted pro hac vice Michelle L. Roberts (239092) E-Mail: mlr@ssrlawgroup.com Cassie Marie Springer-Sullivan (221506) E-Mail: css@ssrlawgroup.com SPRINGER-SULLIVAN & ROBERTS LLP 410 12th Street, Suite 325 Oakland, CA 94607 (510) 992-6130 (TEL) (510) 280-7564 (FAX)		
10 11	Attorneys for Plaintiffs, Walter B. et al.		
12 13 14	UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA - SAN FRANCISCO		
15 16 17 18 19 20 21 22	Walter B., and Amy B., individually and as) guardians and next friends of Meghan G., a) minor, and Island View Residential Treatment) Center, L.L.C., Plaintiffs, vs. Kaiser Foundation Health Plan, Inc., dba Kaiser Permanente Defendant.	CASE NO: 3:08-CV-5497 PJH STIPULATION AND [PROPOSED] ORDER EXTENDING ADR DEADLINE	
23	Plaintiffs Walter B. and Amy B. and Defendant Kaiser Foundation Health Plan (collective		
24	referred to as the "Parties") through their respective counsel stipulate as follows:		
25	WHEREAS, on March 10, 2009, the Court ordered that the Parties participate in Mediation of		
26	or before June 8, 2009 (Docket Entry # 12);		
27	WHEREAS, on March 26, 2009, the Court ordered the Parties to take discovery regarding the		
28	factual issue of whether Plaintiffs made a request for the benefits at issue in this case;		
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1	WHEREAS, the Parties have exchanged discovery requests and have conferred regarding the		
2	same;		
3	WHEREAS, on May 18, 2009, the Parties participated in a pre-mediation conference call with		
4	mediator, Mark Humbert;		
5	WHEREAS, given the pending discovery requests and the current mediation deadline, the Parties		
6	and the mediator believe that in order for a mediation to be fruitful, the Parties require additional time		
7	to complete discovery and prepare for mediation;		
8	WHEREAS, the Parties and the mediator agree that a mediation deadline of September 30, 2009		
9	will provide sufficient time to complete discovery and prepare for mediation;		
10	IT IS HEREBY STIPULATED BY AND BETWEEN THE PARTIES:		
11	The deadline for the parties to participate in a mediation session pursuant to ADR L.R. 6 is		
12	September 30, 2009.		
13	Dated: June 10, 2009 Respectfully submitted,		
14	BRIAN S. KING, ATTORNEY AT LAW		
15 16	By: /s/ Brian S. King, Attorney for Plaintiffs Admitted <i>pro hac vice</i>		
17	SPRINGER-SULLIVAN & ROBERTS LLP		
18	By: /s/ Michelle L. Roberts, Attorney for Plaintiffs		
19			
20	Dated: June 10, 2009 MARION'S INN		
21	By: /s/ Thomas M. Freeman, Attorney for Defendan		
22			
23			
24			
25	signature (/s/) within this e-filed document.		
26	Dated: June 10, 2009 Respectfully submitted,		
27	SPRINGER-SULLIVAN & ROBERTS LLP		
28	By: /s/ Michelle L. Roberts Attorneys for Plaintiff		
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PURSUANT TO STIPULATION, IT IS SO ORDERED.

The deadline for the parties to participate in a mediation session pursuant to ADR L.R. 6 is September 30, 2009.

Dated: June 12, 2009

